Attorney Docket No.: <u>0072798-000007</u>

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Patent Application of) MAIL STOP APPEAL BRIEF) PATENTS
Todd Peterson et al.) FAIENIS
Application No.: 10/806,750) Group Art Unit: 2872
••) Examiner: Joshua L. Pritchett
Filed:	March 22, 2004	
For:	USE OF LIGHT SCATTERING)
	PARTICLES IN DESIGN,)
	MANUFACTURE, AND QUALITY)
	CONTROL OF SMALL VOLUME	,)
	INSTRUMENTS, DEVICES, AND PROCESSES)
	TRUCESSES)

REPLY BRIEF

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

This Reply Brief is being filed in response to arguments raised in the Examiner's Answer (the Answer) dated September 18, 2008.

Attorney Docket No.: <u>0072798-000007</u>

Application No.: <u>10/806,750</u>

Page 2

Claims 1-5, 7, 8, 14-16, 18, 19, and 32-35 are distinguishable over Schultz

In the Appeal Brief, Appellants asserted that *Schultz* is directed towards the use of plasmon resonance entities (PREs) to detect or provide information about an analyte and that *Schultz* does not disclose or concern itself with resonance light scattering particles to gather information about <u>fluids</u>. (See <u>Appeal Brief</u>, pp. 8-13).

In the Answer, the Examiner alleges that because *Schultz* discloses cells and the definition of a fluid is "a substance tending to flow or conform to the outline of its container", *Schultz* discloses the presently recited fluid. (See <u>Answer</u>, pp. 7 and 8). Appellants disagree because *Schultz's* disclosure of cells does not mean that *Schultz* teaches fluids. (See <u>Appeal</u> <u>Brief</u>, pp. 8-12).

Further, there is no teaching or suggestion in *Schultz* regarding fluid dynamics. (See <u>Appeal Brief</u>, pp. 9-10). In the Answer, the Examiner takes the position that the term dynamic means movement or in flux. (See <u>Answer</u>, pp. 8-9). In fact, and as discussed in the Appeal Brief, *Schultz* focuses on cell sorting techniques (FACS) using cells that are labeled with the PREs and *Schultz* can not and should not be interpreted as any type of teaching of fluid dynamics of a fluid. (See <u>Appeal Brief</u>, p. 10).

In the Answer, the Examiner alleges that the claim language "specifically bound" is a subset of some bound or attached distribution. (See <u>Answer</u>, p. 9). In this regard, as discussed in the Appeal Brief, nowhere does Schultz disclose measuring fluid dynamics (or anything else) using particles that are unbound to another entity. (See <u>Appeal Brief</u>, pp. 10-11).

Claim 6 is distinguishable over Schultz in view of Tateiwa

The Examiner alleges that Tateiwa teaches evaporation in addition to teaching condensation. (See Answer, p. 10). In the Appeal Brief, Appellants asserted that Tateiwa

Attorney Docket No.: 0072798-000007

Application No.: <u>10/806,750</u>

Page 3

teaches that the laser light source does not result in fluid evaporation, since evaporation

would negate determination of light scattering by condensed water droplets. (See Appeal

Brief, p. 14). Thus, Tateiwa cannot be cited for the proposition that a light source must

necessarily be equal to fluid evaporation. (See Appeal Brief, p. 14). Accordingly, the

combination of Schultz and Tateiwa fails to disclose each and every element of the claimed

invention, and one skilled in the art could not arrive at a method for the claimed invention by

combining these two references. (See Appeal Brief, p. 14).

Conclusion

Based on the above discussion, the pending claims are patentable over Schultz and

Tateiwa, either alone or in combination. The remaining points in the Examiner's Answer

with respect to appealed claims are addressed in the Appellants' Appeal Brief, and therefore

are not discussed further herein. For the reasons presented in the Appellants' Appeal Brief

and this Reply Brief, the rejections of the claims are not supported by the cited prior art

references and thus Appellants respectfully request that the same not be maintained.

Respectfully submitted,

BUCHANAN INGERSOLL & ROONEY PC

Date November 14, 2008

Зу:

Shruti S. Costales

Registration No. 56333

P.O. Box 1404

Alexandria, VA 22313-1404

703 836 6620